IN THE UNLED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION Group Art Un TBA \Rieping et al. Inventor(s): Examiner: **TBA** 963,668 Attv. Dkt. 0283665 000425BT 09 Appln. No.: Series Code 个 Client Ref Serial No. 个 September 27, 2001 Appln. Title: "Fermentation Process for the Filed: Mail Stop Non-Fee Amendment Preparation of L-Amino Acids Using Hon. Commissioner for Patents Strains of the Family Enterobacteriaceae" RECEIVED PO Box 1450 Alexandria, VA 22313-1450 JUL 1 7 2003 Sir: Date: July 21, 2003 REPLY/AMENDMENT/LETTER This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of stand dot on the subject of the contract of the c which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto. FEE REQUIREMENTS FOR CLAIMS AS AMENDED 1. Small Entity claim For B & C A. 🔯 <u>NOT</u> made Claims Highest number Present Extra Large/Small Entity Additional Fee Code See Required remaining after previously paid for B. Withdrawn Fee Separate Paper C. made herewith amendment Lg/Sm (Pat-256) D. \square made previously 2. Total Effective Claims **minus 0 x \$18/\$9 =+ \$0 103/203 102/202 ***minus 0 x \$84/\$42 =+ \$0 3. Independent Claims 0 4. If amendment enters proper multiple dependent claim(s) into this application for first + \$280/\$140 = time (leave blank if this is a reissue application) add 104/204 NONE 5. Original due Date: July 23, 2003 115/215 6. Petition is hereby made to extend the original due \$110/\$55 = (1 mo) 116/216 date to cover the date this response is filed for which the + \$0 (2 mos) \$410/\$205 = 117/217 \$930/\$465 = requisite fee is attached (3 mos) 118/218 (4 mos) \$1,450/\$725= 128/228 \$1,970/\$985= (5 mos) CONTRACT: *Contract to 7. Enter any previous extension fee paid since above original due date and subtract **Extension Fee** + \$0 148/248 9. If Terminal Disclaimer attached, add Rule 20(d) official fee + \$110/\$55 + \$0 126 10. If IDS attached requires Official Fee under Rule 97 (c), add + \$180 + \$0 126 or if Rule 97(d) Requestadd + \$180 + \$0 146/246 11. After-Final Request Fee per rules 129(a) and 17(r) + \$750/370 149/249 12. No. of additional inventions for examination per Rule 129(b)..... x \$750/375 ea + \$0 + \$0 1179/1279 13. Request for Continued Examination (RCE) + \$750/375 + \$0 14. Petition fee for TOTAL FEE = 15. 16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0". PLEASE CHARGE 17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space. OUR DEP. ACCT 18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space. Our Deposit Account No. 03-3975) 0283665

(Our Order No. 021123

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.

Query: Is appeal deadline now? If so, file Notice of Appeals separately.

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NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

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P.O. Box 10500

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



In re PATENT APPLICATION of

RIEPING et al.

Group Art Unit: TBA

Appln. No.: 09/963,668

Examiner: TBA

Filed: September 27, 2001

Title: "Fermentation Process for the Preparation of L-Amino Acids Using Strains of the

Family Enterobacteriaceae"

July 16, 2003

RESPONSE TO RESTRICTION REQUIREMENT

RECEIVED

JUL 1 7 2003

Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450 TECH CENTER 1600/2900

Sir:

This is in response to a communication from the examiner, dated June 23, 2003, wherein the examiner required restriction to one of the following allegedly distinct inventions:

- I. Claims 1-7 and 9, partially directed to a fermentation process for the production of L-amino acids which use a microorganism from the Enterobacteriaceae family wherein said organism contains a defective pckA gene;
- II. Claims 8 and 9, partially directed to a fermentation process for the production of L-lysine amino acids which use a microorganism from the Enterobacteriaceae family wherein said organism contains a defective yjfA and/or ytfP gene;
- III. Claims 10 and 11, directed to a microorganism from the Enterobacteriaceae family wherein said organism contains a defective pckA gene;
- IV. Claims 12 and 13, directed to a microorganism from the Enterobacteriaceae family wherein said organism contains a defective yjfA and/or ytfP gene;

- V. Claims 14, 17, 19, 24, 25 and 27, directed in part to a plasmid containing the polynucleotide of SEQ ID NO: 3, a polynucleotide comprising SEQ ID NO: 4, a strain comprising the polynucleotide of SEQ ID NO: 4, and an E. coli strain transformed with said plasmid;
- VI. Claims 15, 16, 18, 20-21, 24 and 26, directed in part to plasmids containing the polynucleotides of SEQ ID NO: 6 or 7, a polynucleotide comprising SEQ ID NO: 6, a strain comprising the polynucleotides of SEQ ID NO: 6 or 7, and an E. coli strain transformed with said plasmids; or
- VII. Claims 22-24, directed in part to an L-threonine-producing strain from the Enterobacteriaceae family wherein said strain contains a deletion mutation corresponding to SEQ ID NO: 4, 6 or 7.

The applicants elect the claims of Group I (claims 1-7 and 9), without traverse, for further prosecution on the merits.

Respectfully submitted,

PILLSBURY WINTHROP, LLP

1 hour A Courts

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